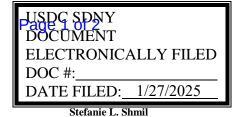
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January 24, 2025

## **VIA ECF**

Honorable Mary Kay Vyskocil Southern District of New York 500 Pearl Street, Room 2230 New York, New York 10007

Re: Johnson, et al. v. Teachers College Columbia University, et al.

Docket No.: 1:24-cv-04811 Our File No.: 22643.00086

## Dear Judge Vyskocil:

We represent defendant Teachers College Columbia University in the above-referenced matter. We write jointly with plaintiffs' counsel to provide the Court with a status update and the progress of discovery. *See* Dkt. No. 32.

The parties would like to sincerely apologize to the Court for inadvertently missing the Court's pre-imposed deadline to submit a joint letter regarding discovery. We can assure the Court that the parties will be more cognizant of the Court's orders to ensure full compliance.

As to an update on this matter, defendant Teachers College served plaintiffs with discovery demands on December 9, 2024. Plaintiffs have requested an extension to respond, which is currently set for January 31, 2025. Defendant Teachers College will promptly process any authorizations that are included within plaintiffs' responses so that the parties may proceed with depositions. To date, plaintiffs have not served discovery demands on defendant Teachers College. Based on the foregoing, as well as the complexities of the claims asserted by three plaintiffs which includes the complexity of anticipated remaining discovery, the retrieval of medical records for the plaintiffs, the fact that the case involves three plaintiffs including one who resides out of state and another who has been placed on bedrest by her treating physicians and is due to give birth in the coming weeks, and the need to subpoen non-party witnesses for deposition, the parties preemptively anticipate that an extension of discovery will be needed and respectfully request that the fact discovery deadline, currently set for March 10, 2025, be extended by 60 days to May 9, 2025.

We thank the Court for its continued time and attention in this matter.

Respectfully submitted,

Nancy V. Wright Stefanie L. Shmil



cc: Gabrielle Vinci (via ECF)
Nesenoff & Miltenberg, LLP
Attorney for Plaintiffs

GRANTED. The parties shall complete all fact discovery by May 9, 2025. The parties are also directed to file a joint letter on or before May 16, 2025 advising the Court on the status of discovery and providing proposed deadlines for the outstanding discovery.

No further extensions of time will be granted to complete fact discovery absent a showing of extraordinary and unforeseen circumstances.

SO ORDERED.

Date: 1/27/2025

New York, New Yorl